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APPLICATION NO. FILING DATE		LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/648,433	C	08/25/2003	Walt Froloff	Emo2	4543
	7590	11/29/2005		EXAMINER	
Walt Froloff				NGUYEN, CAO H	
273D Searidge Rd Aptos, CA 95003				ART UNIT	PAPER NUMBER
•				2173	
	٠			DATE MAILED: 11/29/200	5
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Please find below and/or attached an Office communication concerning this application or proceeding.

`	Application No.	Applicant(s)	
	10/648,433	FROLOFF, WALT	
Office Action Summary	Examiner	Art Unit	
	Cao (Kevin) Nguyen	2173	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	L. lely filed the mailing date of this communication. D. (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on <u>RCE</u> 2a) This action is FINAL 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) Claim(s) 1-18 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-18 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examine. 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the ore Replacement drawing sheet(s) including the correction.	vn from consideration. r election requirement. r. epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required if the drawing(s) is objected to by the legan is required in the legan is requi	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of the certified copies of the attached detailed Office action for a list of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of the certified copies of the priority documents application from the International Bureau * See the attached detailed Office action for a list of the certified copies of the priority documents are considered.	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		

DETAILED ACTION

Request for Continued Examination (RCE)

This Office action is responsive to the Request for Continued Examination (RCE) filed under 37 CFR §1.53(d) for the instant application on 09/23/05. Applicants have properly set forth the RCE, which has been entered into the application, and an examination on the merits follows herewith.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 1-18 are rejected under 35 U.S.C. 102(e) as being anticipated by Hatlelid (US Patent No. 6,522,333).

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Regarding claim 1, Hatlelid et al. discloses system and method of communicating emotive content comprising emotive vectors with associated text embedded in electronic device [..a set of characteristic of the visual representing emotional contexts within which data can be to be iterpret; see col. 2, lines 1-35].

Regarding claim 2, Hatlelid et al. discloses comprising the encoding of emotive content into standard computing device communication formats [..predefined categories to be for natural processing of text; see col. 2, lines 38-64].

Regarding claim 3, Hatlelid et al. discloses comprising the encoding of the emotive content into textual communications [..an extrovert personality selection will generate behavioral movements which are dynamic and energetic; see col. 3, lines 6-18].

Regarding claim 4, Hatlelid et al. discloses comprising the decoding of emotive content in electronic communications bearing emotive vectors normalized to the communication's author [..gestures are provided to allow the user to emphasize text or emotions by having the visual representation animated; see col. 3, lines 27-45.]

Regarding claim 5, Hatlelid et al. discloses comprising parsing the emotive content into tokens for presentation and display of face glyph emotive representations with associated textual content on receiver computing device displays [..with selected behavioral characteristics to convey an emotional context portion of the utterance is to be interpreted by recipients; see 5, lines 13-40]

Regarding claim 6, Hatlelid et al. discloses comprising the tokenizing of the of speech of associated text and with the tokenized emotive content synthesizing author's intended meaning

text strings [..communicated to the recipient through the behavioral movements of the visual representation; see col. 7, lines 5-53].

Regarding claim 7, Hatlelid et al. discloses comprising the mapping of emotive intensity numerical value into one or more word text describing the emotive intensity value in express language which would qualify an associated emotive state with the intensity value [..the text communicated by the sender is analyzed for its content and behavioral movements associated with the content are selected, also responsive to the user's selected behavioral characteristics; see col. 7, lines 53-67 and col. 8, lines 1-21].

Regarding claim 8, Hatlelid et al. discloses further comprising the scanning and tokenizing of the embedded emotive content in the communications (see col. 8, lines 23-67).

Regarding claim 9, Hatlelid et al. discloses comprising parsing communications containing the emotive content using emotive grammar productions to tokenize the emotive content in textual communications (see col. 9, lines 21-54).

Regarding claim 10, Hatlelid et al. discloses comprising a method of encoding emotive vectors normalized to the author with associated text in electronic communications (see col. 9, lines 55-67).

Regarding claim 11, Hatlelid et al. discloses further comprising structuring and synthesizing emotive parsers with productions exploiting emotive vectors encoded in textual datastreams (see col. 10, lines 5-59).

As claims 12-16 are analyzed as previously discussed with respected to claims 1-11 above.

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Regarding claims 17 and 18, Hatlelid et al. discloses a computer network comprising a plurality of computing devices connected by a network; said computing devices which display graphical and textual output, applications executing on the devices embedding emotive vectors which are representations of emotive states with associated author normalized emotive intensity [..to select a personality type for the visual representation and receives a mood intensity command the selects a mood intensity; see col. 11, lines 1-35]; assembling emotive content by associating emotive vectors with associated text in electronic communication [.. a written descriptions of the personalities type is placed in the text window and the view window; see col. 12, lines 55-67]; encoding emotive content by preserving association of emotive vectors with associated text in the electronic communication, transmitting the communication with emotive content to one or more receiver computing devices, parsing communication bearing emotive content; [see col. 15, lines 1-50]; and mapping emotive vectors to face glyph representations from a set of face glyphs, such that communications encoded with emotive content facilitate exchange of precise emotive intelligence [to rule mappings each personality type has a lexicon associated to it; see col. 5, lines 5-39]; displaying communication of textual with associated face glyph emotive representations on said computing device displays; whereby senders can transmit to receivers precise emotive content in communications [..text occur after the gesture the application module determines whether the gesture requires a facial movement; see col. 21, lines 1-50].

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. (see PTO-892).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cao (Kevin) Nguyen whose telephone number is (571)272-4053. The examiner can normally be reached on 8:30AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cabeca can be reached on (571)272-4048. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Cao (Kevin) Nguyen Primary Examiner Art Unit 2173

11/22/05